PTO/SB/21	

## TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

Application Number	10/030,735	
Filing Date	January 9, 2002	
First Named Inventor	David D. Roberts	
Art Unit	1644	
Examiner Name	Haddad, Maher M.	
Attorney Docket Number	015280-397100US	

FUOL COURTS									
			ENCLOS	URES (Check all that apply	v)				
Fee Trai	nsmittal Fon	m	Draw	ing(s)			ance Communication ogy Center (TC)		
	Fee Attache	ed	Licen	sing-related Papers	Appeal Communication to Board of Appeals and Interferences				
Amendment/Reply  After Final  Affidavits/declaration(s)  Extension of Time Request  Express Abandonment Request  Information Disclosure Statement  Certified Copy of Priority Document(s)  Response to Missing Parts/ Incomplete Application			Petition Petition Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address Terminal Disclaimer Request for Refund CD, Number of CD(s)  Remarks The Commissioner is authorized to charge any additional fees to Depose Account 20-1430.						
	Response to Missing Parts under 37 CFR 1.52 or 1.53								
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		SIGNA	TURE OF A	PPLICANT, ATTORNEY, (	OR AGEN	T			
Firm or	Towns	send and Towns	send and Cre	w LLP					
Individual name									
Signature									
Date	Date August 21, 2004								
		C	ERTIFICATI	E OF TRANSMISSION/MA	ILING				
Express Mail Label: EL 965869838 US  I hereby certify that this correspondence is being deposited with the United States Postal Service with "Express Mail Post Office to Address" service under 37 CFR 1.10 on this date August 21, 2004 and is addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.									
Typed or printed	d name	Kawai Lau							
Signature		Da				Date	August 21, 2004		

PTO/SB/17 (10-03) Complete if Known FEE TRANSMITTAL 10/030,735 Application Number for FY 2004 January 9, 2002 Filing Date Effective 10/01/2003. Patent fees are subject to annual revision. David D. Roberts First Named Inventor Haddad, Maher M. Applicant claims small entity status. See 37 CFR 1.27 **Examiner Name** 1644 Art Unit TOTAL AMOUNT OF PAYMENT (\$) 9 015280-397100US Attorney Docket No.

METHOD OF PAYMENT (check all that apply)							FEE CA	ALCULATION (continued)		
Check Credit Card Money Order Other None					3. ADD	ITIONAL F	EES			
Deposit Accou	ınt:				Large	Entity	Small	Entity		
Deposit Account	20-143	30	-		Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description	Fee Paid
Number	-0				1051	130	2051	65	Surcharge - late filing fee or oath	
Deposit					1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet.	
Account	Townsen	d and Townsend a	nd Crew LLP		1053	130	1053	130	Non-English specification	
Name		_			1812	2,520	1812	2,520	For filing a request for reexamination	
The Director is au Charge fee(s)		(check all that apply) ow \times Credit any ov	erpayments		1804	920*	1804	920*	Requesting publication of SIR prior to Examiner action	
<del></del>		) or any underpayment			1805	1,840*	1805	1,840*	Requesting publication of SIR after Examiner action	
Charge fee(s) to the above-identit		ow, except for the filing	g fee		1251	110	2251	55	Extension for reply within first month	
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1	ode (\$) 001 385	Utility filing fee		$\neg$	1255	2,010	2255	1,005	Extension for reply within fifth month	
	002 170	Design filing fee	<u> </u>	$\dashv$	1401	330	2401	165	Notice of Appeal	
	003 265	Plant filing fee		=	1402	330	2402	165	Filing a brief in support of an appeal	
	004 385	Reissue filing fee		_	1403	290	2403	145	Request for oral hearing	
	005 80	Provisional filing fee			1451	1,510	1451	1,510	Petition to institute a public use proceeding	
SUBTOTAL (1) (\$)			1452	110	2452	55	Petition to revive - unavoidable			
			( <b>∀</b> )		1453	1,330	2453	665	Petition to revive – unintentional	
2. EXTRA CLA	VIM FEES F	OR UTILITY AND	REISSUE		1501	1,330	2501	665	Utility issue fee (or reissue)	
		Fee fro	om	_	1502	480	2502	240	Design issue fee	
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Total Claims 46	-45** =	1 💢 \$9	= \$9		1460	130	1460	130	Petitions to the Commissioner	
Independent 3	-12** =	1 X\$43	= \$0	ī	1807	50	1807	50	Petitions related to provisional applications	
L Multiple				┪	1806	180	1806	180	Submission of Information Disclosure Stmt	
Dependent Large Entity	Small Entity				8021	40	8021	40	Recording each patent assignment per property (times number of properties)	
	Fee Fe Code (\$	Fee Descrir	otion		1809	770	2809	385 .	Filing a submission after final rejection	
1202 18		9 Claims in ex	cess of 20		4040	770	0040	005	(37 CFR § 1.129(a))	
1201 86	_	•	claims in excess of 3		1810	770	2810	385	For each additional invention to be examined (37 CFR § 1.129(b))	
1203 290 1204 86	2203 14 2204 4	Reissue i	endent claim, if not pa ndependent claims	iid	1801	770	2801	385	Request for Continued Examination (RCE)	
1205 18			laims in excess of 20		1802	900	1802	900	Request for expedited examination of a design application	
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		JBTOTAL (2) (\$)		]	Other fe	e (specify)		**********		
**or number previou	usly paid, if gre	ater; For Reissues, see a	bove	_	*Reduce	d by Basic	: Filing F	ee Paid	SUBTOTAL (3) (\$)	
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SUBMITTED BY Complete (if applicable)								
Name (Print/Type)	Kawai Lau	Registration No. (Attorney/Agent)	44461	Telephone	858-350-6100			
Signature				Date	August 21, 2004			





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TOWNSEND and TOWNSEND and CREW LLP

By: 8/21/04

**PATENT** 

Attorney Docket No. 015280-397100US

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

David D. ROBERTS, et al.

Application No.: 10/030,735

Filed: January 9, 2002

For:

PEPTIDES AND THEIR UTILITY IN

MODULATION OF BEHAVIOR OF

CELLS EXPRESSING α3β1

**INTEGRINS** 

Examiner: Maher M. Haddad

Art Unit: 1644

AMENDMENT AND RESPONSE UNDER

37 CFR 1.111

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This is in reply to an Office Action mailed 21 May 2004, which set Saturday, 21 August 2004 as the initial deadline for response. This Response is thus believed to be timely filed.

Claims 1-45 are pending, with claims 11, 12, and 15-45 withdrawn from consideration. Claims 1-10, 13 and 14 have been rejected. Reconsideration in light of the following amendments and remarks is respectfully requested.

Amendments to the Claims are reflected beginning on page 2 of this paper.

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